UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division

In re:		Case Number: 24-30318
Axim, Inc.,		Chapter 7
	Debtor.	

TRUSTEE'S MOTION FOR AUTHORITY TO SELL CLAIM

A. Cotten Wright, the duly appointed chapter 7 trustee (the "Trustee") in this case, hereby brings this *Trustee's Motion for Authority to Sell Claim* (this "Motion") and in support, respectfully shows the Court as follows:

BACKGROUND

- 1. On April 10, 2024, the debtor (the "Debtor") filed a voluntary petition for relief pursuant to chapter 7 of the United States Bankruptcy Code.
 - 2. The Court thereafter appointed the Trustee.
- 3. The Debtor's bankruptcy papers listed Accounts Receivables owed to the Debtor by ConvergeOne in the amount of \$29,814 (the "A/R").
- 4. The Trustee's investigation revealed that ConvergeOne, Inc. and its affiliates have filed a bankruptcy case in the United States Bankruptcy Court for the Southern District of Texas, Case No. 24-90194 (the "ConvergeOne Bankruptcy Case").
- 5. The Trustee filed a proof of claim for the A/R in the ConvergeOne Bankruptcy Case (the "Claim") in the amount of \$29,814.
 - 6. The Claim is property of the estate pursuant to 11 U.S.C. § 541.

7. The Trustee has entered into a Claim Assignment with CRG Financial LLC (the "Claim Assignment") to sell the Claim, subject to court approval, for the sum of \$14,907, a true copy of which is attached hereto as Exhibit A.

RELIEF REQUESTED AND BASIS FOR RELIEF

- 8. Through this Motion, the Trustee requests authority to sell the Claim pursuant to the Claim Assignment and 11 U.S.C. § 363(b)(1).
- 9. Section 363(b)(1) of the Bankruptcy Code permits trustees to sell property of the bankruptcy estate outside the normal course of business upon a motion and notice of hearing.

ARGUMENT

- 10. In her capacity as the Debtor's trustee, the Trustee is charged with liquidating the assets of the Debtor's bankruptcy estate for the benefit of creditors.
- 11. Because collection of the Claim through the ConvergeOne Bankruptcy Case is speculative, the Trustee's proposed sale of the Claim reflects an efficient means of liquidating that asset for the benefit of the bankruptcy estate.
- 12. Given the circumstances of this case, the Trustee maintains that selling the Claim would be in the best interests of creditors in this case.
- 13. Notice of this Motion is being provided to those parties listed on the mailing matrix for this case.

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WHEREFORE, the Trustee prays that the Court will enter an Order granting this Motion; authorizing the Trustee to sell the Claim pursuant to the Claim Assignment; and providing such further relief as is just and proper.

This is the 13th day of June, 2024.

/s/ Anna S. Gorman

Anna S. Gorman (State Bar No. 20987) A. Cotten Wright (State Bar No. 28162) Grier Wright Martinez, PA Attorneys for the Trustee 521 E Morehead Street, Suite 440 Charlotte, NC 28202

Telephone: 704.375.3720; Fax: 704.332.0215

cwright@grierlaw.com

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Exhibit A

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EXHIBIT A CLAIM ASSIGNMENT

Assignment of Claim. A. Cotten Wright As Bankruptcy Trustee of Axim Inc (hereinafter "Seller"), with a principal address of c/o A. Cotten Wright As Bankruptcy Trustee of Axim Inc, Grier Wright Martinez, PA 521 E. Morehead St. Ste. 440, Charlotte, NC 28202, for good and valuable consideration in the sum of \$14,907.00 (the "Purchase Price"), does hereby absolutely and unconditionally sell, convey, and transfer to CRG Financial LLC, and any of its successors, assigns or designees (hereinafter "Purchaser"), all of Seller's right and interest in and to any and all of Seller's claims (the "Claim"), against Convergeone Holdings, Inc. or any of its codebtor subsidiaries or affiliates (collectively, the "Debtor"), in bankruptcy proceedings in the US Bankruptcy Court for the Southern District of Texas, Houston Division (the "Court"), Case No. 24-90194 (the "Case"); and includes any Proof of Claim (defined below), along with voting and any other rights and benefits in regards to the Claim, all cash, securities, instruments and other property, to be paid or issued by Debtor or any other party, directly or indirectly, in connection with and/or in satisfaction of the Claim, including, without limitation, "cure" amounts related to the assumption of an executory contract and any rights to receive all payments in respect thereof, and all rights to receive interest, penalties, fees, and any damages from any cause of action or rights of any nature against Debtor, its affiliates, any guarantor or other third party, which may be paid or issued with respect to and/or in satisfaction of the Claim (the "Recovery"). This Claim Assignment (this "Agreement") shall be deemed an unconditional purchase of the Claim for the purpose of collection and shall not be deemed to create a security interest. Seller represents the Claim is in an aggregate amount not less than \$29,814.00 (the "Claim Amount").

<u>Proof of Claim.</u> Seller represents and warrants that a copy of all Proofs of Claim filed has been provided to Purchaser. The term "Proof of Claim" includes: (a) all Proofs of Claim filed by or on behalf of Seller, and (b) any of Seller's documentation supporting the Claim. The parties agree that if the Proof of Claim amount differs from the Claim Amount, Purchaser shall nevertheless be deemed the owner of the Proof of Claim and shall be entitled to identify itself as owner of such Proof of Claim on the Court records.

Representations; Warranties and Covenants. Seller represents, warrants and covenants that, (a) Seller owns and has sole title to the Claim free and clear of all liens, security interests or encumbrances of any kind or nature whatsoever, including, without limitation, pursuant to any factoring agreement, and, upon the sale of the Claim to Purchaser, Purchaser will receive good title to the Claim; (b) Seller has not previously sold, assigned, transferred, or pledged the Claim, in whole or in part, to any third party and neither Seller, nor any third party, has received any payment or distribution, in full or partial satisfaction of, or in connection with, the Claim; (c) the basis for the Claim is amounts validly due from and owing by the Debtor; (d) the Claim is a valid, undisputed, liquidated, enforceable, and noncontingent claim against the Debtor for which the Debtor has no defenses and no objection to the Claim has been filed or threatened; (e) Seller has not engaged in, and will not engage in, any acts, conduct or omissions that might result in Purchaser receiving, in respect of the Claim, less payments or distributions or any less favorable treatment than other similarly situated creditors; (f) Seller is not aware of any defense, claim or right of setoff, which would reduce, impair, disallow, subordinate or avoid the Claim, including preference actions; (g) Seller has not entered into an agreement with the Debtor or any other party to compromise the Claim; and (h) Seller is not an "insider" of the Debtor, as set forth in § 101(31) of the Bankruptcy Code, or a member of any official or unofficial committee in connection with the Case.

Seller is aware that the Purchase Price may differ from the amount ultimately distributed in the Case with respect to the Claim. Seller acknowledges that, except as set forth herein, neither Purchaser nor any agent or representative of Purchaser has made any representation whatsoever to Seller regarding the status of the Case, the Debtor or any other matter relating to the Case, the Debtor or the Claim. Seller represents that it has adequate information concerning the Case to make an informed decision regarding the sale of the Claim and that it has independently and without reliance on Purchaser and based on such information as it has deemed appropriate, made its own analysis and decision to enter into this Agreement.

Effective Date. This Agreement shall become effective and valid when (a) Seller executes this Agreement and it is received by Purchaser, and (b) the Agreement is executed by an authorized representative of Purchaser and (c) upon the entry of an order approving the sale by the Axim Inc. Bankruptcy Court.

Consent and Waiver. Seller hereby acknowledges and consents to the terms set forth in this Agreement and hereby waives its right to raise any objections and/or to receive notice pursuant to Rule 3001 of the Federal Rules of Bankruptcy Procedure.

Claim Impaired. Purchaser assumes the risk that the amount of the Recovery may be less than the Purchase Price. Notwithstanding the foregoing, to the extent the Claim is impaired for any reason, including, without limitation, disallowance, reduction, subordination, objection, offset, demand for repayment as a preference, or due to a breach of this Agreement, (herein referred to as an "Impairment"), Seller agrees to immediately refund Purchaser an amount equal to the portion of the Claim Amount subject to the Impairment multiplied by the Purchase Rate ("Purchase Rate" is calculated by dividing the Purchase Price by the Claim Amount

Notices: Further Cooperation. Seller agrees to promptly forward to Purchaser all notices received from Debtor, the Court or any third party regarding the Claim and to take such other action, with respect to the Claim, as Purchaser may request. Seller shall take such further action as may be necessary to effect the transfer of the Claim and to direct any Recovery to Purchaser, including the execution of voting ballots, transfer powers and consents at Purchaser's sole discretion.

Recovery Received/Delayed by Seller. In the event Seller (i) receives any Recovery made payable on or after the date of Seller's execution of this Agreement; or (ii) delays or impairs Purchaser's right to Recovery for any reason (each (i) and (ii) a "Delayed Recovery Event"), then Seller agrees to (a) accept any Recovery as Purchaser's agent and hold the same in trust on behalf of and for the sole benefit of Purchaser and shall promptly deliver the same to Purchaser in the same form received, or in a form reasonably requested by Purchaser, free of any deduction of any kind, and/or (b) settle or cure the reason for the Delayed Recovery Event (each (a) and (b) a "Settlement") within fourteen (14) business days of the Delayed Recovery Event (the "Settlement Date"). Seller shall pay Purchaser interest, calculated at the rate of two (2%) percent per month, of any amount or portion of Recovery that incurs a Delayed Recovery Event, for each day after the Settlement Date until Purchaser receives such Recovery.

Authorizations. Seller irrevocably appoints Purchaser as its true and lawful attorney and authorizes Purchaser to act in Seller's stead, to demand, sue for, compromise and recover all amounts that are, or may hereafter become, due and payable on account of the Claim. Seller grants Purchaser full authority to do all things necessary to enforce the Claim and its rights thereunder. Seller agrees that the powers granted in this paragraph are discretionary in nature and that Purchaser may exercise or decline to exercise such powers at Purchaser's sole option. Purchaser shall have no obligation to prove or defend the Claim.

Indemnification. Seller agrees to indemnify Purchaser from all losses, damages and liabilities, including reasonable attorney's fees and expenses, which result from Seller's breach of any representation, warranty or covenant set forth herein, and/or litigation arising out of or in connection with this Agreement.

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Governing Law. This Agreement shall be governed by and construed in accordance with the laws of New York State without giving effect to choice of law principles. Any action arising under or relating to this Agreement shall be brought in any State or Federal court located in the New York State, and Seller consents to and confers personal jurisdiction over Seller by such court or courts and agrees that service of process may be upon Seller by mailing a copy of said process to Seller at the address set forth above, and in any action hereunder the Seller and Purchaser each waive the right to demand a jury trial.

Miscellaneous. Purchaser shall have the right to all remedies including specific performance and other injunctive and equitable relief without a showing of irreparable harm or injury and without posting a bond for any breach of this Agreement. Each party acknowledges and agrees that it is not relying on any representations, or statements, except to the extent that the same are expressly set forth herein, and that each party has full authority to enter into this Agreement and that the individuals executing this Agreement have authority to bind the party for which they sign. The parties hereby mutually agree and stipulate that the terms of this Agreement are jointly negotiated terms. Accordingly, any rules of interpretation or resolving ambiguity against the drafter shall not apply. This Agreement (i) may not be modified except by an agreement in writing signed both parties; (ii) constitutes the entire agreement and understanding between the parties with respect to the subject matter hereof and (iii) supersedes all prior agreements and understandings pertaining to the subject matter hereof, whether oral or written. Seller hereby acknowledges that Purchaser may at any time resell the Claim, together with all right title and interest received by Purchaser in and to this Agreement. Seller shall not assign or otherwise transfer its rights or obligations under this Agreement without Purchaser's prior written consent. This Agreement shall be binding upon any prospective successor of Seller (whether by operation of law, merger or otherwise) or on any purchaser of all or substantially all of Seller's assets, in which case such purchaser, successor or assignee of Seller shall be bound by the terms and conditions of this Agreement. All representations and warranties made herein shall survive the execution of this Agreement and any transfer. This Agreement may be signed in counterparts and by commonly acceptable forms of electronic transmission, each of which shall be deemed an original and all of which taken together shall constitute the Agreement. Failure or delay on the part of Purchaser to exercise any right, power or privilege hereunder shall not operate as a waiver thereof.

IN WITNESS WHEREOF, the undersigned Seller hereunto sets its hand this 13 day of 500, 2024. ATTEST:

By: Ca. Color Wight 704-332-0207 Signature Telephone # A. Cotten Wright Trustee. Print Name/Title A. Cotten Wright As Bankruptcy Trustee of Axim Inc IN WITNESS WHEREOF, the undersigned Purchaser hereunto sets its hand this day of
CRG Financial LLC
NOTICE OF TRANSFER AND WAIVER
C Wright As Bky T/ee Of Axim Inc ("Seller"), sells, transfers and assigns unto CRG Financial LLC, with an address at 84 Herbert Ave. Building B - Suite 202, Closter, NJ 07624, its successors and assigns ("Purchaser"), pursuant to the terms of a Claim Assignment between Seller and Purchaser (the "Agreement"), all of Seller's right, title and interest in, to and under Seller's Claim (as defined in the Agreement), including any amounts owed as a cure with respect to a contract assumption, against Convergeone Holdings, Inc. or any of its codebtor subsidiaries or affiliates (the "Debtor"), representing all claims of Seller pending against Debtor in the United States Bankruptcy Court, for the Southern District of Texas, Houston Division, jointly administered as Case No. 2490194.
Seller hereby waives its right to raise any objection and/or receive notice pursuant to Rule 3001 of the Federal Rules of Bankruptcy Procedures and stipulate that an order may be entered recognizing the Agreement as an unconditional sale and the Purchaser as the valid owner of the Claim.
IN WITNESS WHEREOF, Seller has signed below as of the 13 day of June, 2024. By: Coltee Wing Signature
A. Cotten Wright, Trustee Print Name/Title C Wright As Bky T/ee Of Axim Inc
IN WITNESS WHEREOF, Purchaser has signed below as of the day of, 2024.
By:CRG Financial LLC

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UNITED STATES BANKRUPTCY COURT Southern District of Texas, Houston Division

In re) Chapter 11
)
Convergeone Holdings, Inc.,) Case No. 24-90194
)
) (Jointly Administered)
Debtors.)

NOTICE OF ADDRESS CHANGE

PLEASE TAKE NOTICE that C Wright As Bky T/ee Of Axim Inc, a creditor in the above-referenced cases of the above-captioned debtors (the "Debtors"), directs the Debtors and their representatives (including the claims and distribution agent appointed in these cases) to change its address for the purpose of administering its claims (as scheduled by the Debtors), and hereby requests that the services of any pleadings, notices, correspondence, ballots and distributions relating to such claims be sent to the New Address set forth below, effective as of the date hereof.

Former Address

C Wright As Bky T/ee Of Axim Inc c/o C. Wright, Bky T/ee Axim, Inc., Grier Wright Martinez, PA 521 E. Morehead St. Ste. 440 Charlotte, NC 28202

New Address

C Wright As Bky T/ee Of Axim Inc c/o CRG Financial LLC 84 Herbert Ave. Building B-Suite 202 Closter, NJ 07624

Respectfully submitted,

Anna Gorman

C Wright As Bky T/ee Of Axim Inc

c /o C. Wright, Bky T/ee Axim, Inc. Grier Wright Martinez, PA

521 E. Morehead St Ste 440 Charlotte, NC 28202

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division

In re:		Case Number: 24-30318
Axim, Inc.,		Chapter 7
	Debtor.	

NOTICE OF OPPORTUNITY FOR HEARING

TAKE NOTICE that the Trustee in this case has filed papers with the court requesting entry of an Order allowing her to sell a claim for accounts receivables of the debtor captioned as the *Trustee's Motion for Authority to Sell Claim* (the "Motion"). The Trustee proposes to sell/assign a \$29,814 proof of claim filed in the ConvergeOne Bankruptcy Case for the sum of \$14,907.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you do not want the Court to grant the Motion or if you want the Court to consider your views on the Motion, then on or before twenty-one (21) days of the filing of this notice, you or your attorney must do three (3) things:

1. File a written response with the court requesting that the court hold a hearing and explaining your position. File the response at:

U.S. Bankruptcy Court 401 W. Trade St. Suite 2500 Charlotte, NC 28202

If you mail your request to the court for filing, you must mail it early enough so the court will receive it on or before the date stated above.

2. On or before the date stated above for written responses, you must also mail, email or fax a copy of your written request to:

A. Cotten Wright, TrusteeGrier Wright Martinez521 E. Morehead St., Ste. 440 Charlotte, NC 28202

Fax: (704) 332-0215

Email: cwright@grierlaw.com

3. Attend the hearing scheduled for July 8, 2024 at 9:30 a.m. in Bankruptcy Courtroom 2B, U.S. Courthouse, 401 West Trade Street, Charlotte, NC.

If you or your attorney do not take these steps, **A HEARING WILL NOT BE HELD**, and the court may decide that you do not oppose the relief sought in the motion or objection and may enter an order granting that relief.

This the 13th day of June, 2024.

/s/ Anna S. Gorman

Anna S. Gorman (NC State Bar #20987)
A. Cotten Wright (NC State Bar #28162)
Grier Wright Martinez, PA
521 E. Morehead St., Ste 440
Charlotte, NC 28202
(704)332-0207 - Telephone
(704)332-0215 - Fax
agorman@grierlaw.com - E-mail Address

Attorneys for the Trustee

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UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division

In re:		Case Number: 24-30318
Axim, Inc.,		Chapter 7
	Debtor.	

CERTIFICATE OF SERVICE

The undersigned hereby certifies that copies of the *Trustee's Motion for Authority to Sell Claim* was served on the parties who have requested notice in this case through the Court's electronic filing system as well as on the party listed below via e-mail, and that the *Notice of Opportunity for Hearing* was served on those parties whose names and addresses appear on the attached mailing list by U.S. mail, postage pre-paid.

Randy Fish CRG Financial LLC 84 Herbert Ave Bldg B, Suite 202 Closter, NJ 07624

Email: rfish@crgfinancial.com

This is the 13th day of June, 2024.

/s/ Anna S. Gorman
Anna S. Gorman (NC State Bar #20987)
Grier Wright Martinez, PA
521 E. Morehead St., Ste 440
Charlotte, NC 28202
(704)332-0207 - Telephone
(704)332-0215 - Fax
agorman@grierlaw.com - E-mail Address

Attorneys for the Trustee

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0419 - 3John Calogero Case 24-30318 4001 Leadenhall Road

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San Jose, SJ 11501

Allianz Amazon

100 International Drive 22nd Floor 410 Terry Avenue North

Baltimore, MD 21202-4783 Seattle, WA 98109-5210

Avant LLC Avaya Federal Solutions, Inc. Michael Litwin Mitzie A. Hatchett

222 N. LaSalle St., Suite 1700 12730 Fair Lakes Cir Chicago, IL 60601-1101 Fairfax, VA 22033-4901

Axim, Inc. 3617 Nancy Creek Road

Label Matrix for local noticing

Thu Jun 13 12:48:03 EDT 2024

Charlotte, NC 28270-0447 PO Box 15796

BrownRudnick LLP (CXA) One Financial Center

Boston, MA 02111-2621

CT Corporation System, as representative 330 N. Brand Blvd., Suite 700

Attn: SPRS

EC4M 7RD

Glendale, CA 91203-2336

Charles Russell Speechlys 5 Fleet Place London UK

ConvergeOne, Inc. 10900 Nesbitt Avenue South Minneapolis, MN 55437-3124

First Corporate Solutions, Inc. As Representative 914 S. Street

Sacramento, CA 95811-7025

Alliance Technology Group LLC

AT&T Services, Inc

Beth Edwards

PO Box 66524

Randall McCrea 7010 HI Tech Dr

Saint Louis, MO 63166-6524

Hanover, MD 21076-1008

American Red Cross Tish Whitaker

Shared Services Centre

PO Box 410500

Charlotte, NC 28241-0500

Avaya Inc Reema Gupta

4655 Great America Parkway

Bank of America BofA Business Card

Wilmington, DE 19886-5796

Bullseye Media

322 1st Avenue Suite 500

Minneapolis, MN 55401-1618

Carahsoft Technology Corp

Bryan Jenkins

11493 Sunset Hills RoadSuite 100

Reston, VA 20190

Citibank, N.A.

Its Branches, Subsidiaries and Affiliate

388 Greenwich Street, 10th Floor

New York, NY 10013-2362

CoxCom LLC

Melissa Rockwell 6305B Peachtree Dunwoody Rd Atlanta, GA 30328-4535

Globalisation Partners Ton Dedman 175 Federal Street, 17th Floor Boston, MA 02110-2229

Santa Clara, CA 95054-1233

Benefis Health System

Matt Raab 1101 26th St. S,

Great Falls, MT 59405-5161

CT Corporation

P.O. Box 4349 Carol Stream

IL 60197-4349

Cazandra LLC

407 Lincoln Rd Ste 6G Miami Beach, FL 33139-3023

ConvergeOne Joe Reed

10900 Nesbitt Avenue South Bloomington,, MN 55437-3124

Deloitte Mike Syed

7900 Tysons One Place McLean, VA 22102-5974

Grier Wright Martinez, PA, 521 E Morehead St, Suite 440 Charlotte, NC 28202-2623

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HM Weis Consulting 4221 Crawford Drive Pensacola, FL 32504-7745 Andrew T. Houston
Moon Wright & Houston, PLLC
212 N. McDowell Street
Suite 200
Charlotte, NC 28204-2256

Humana 500 West Main Street Louisville, KY 40202-4268

Humana Julie Castrup PO Box 14750 Lexington, KY 40512-4750 Intelication Calli Wright 410 Berry St SE Vienna, VA 22180-4811 Internal Revenue Service P.O. Box 7317 Philadelphia, PA 19101-7317

Jason Pharmaceuticals Inc Guru Mony 100 International Drive Baltimore, MD 21202-4780

LSQ Kevin Wright 315 E Robinson St., Suite 200 Orlando, FL 32801-4369 Lien Solutions PO Box 29071 Glendale, CA 91209-9071

Marcus H Gates Jr 13713 Grove Pond Drive Midlothian, VA 23114-5525 Millennium Software Inc Jay Patel 200 Town Centre, Suite 300 Southfield, MI 48075 North Carolina Department of Revenue Bankruptcy Unit P.O. Box 1168 Raleigh, NC 27602-1168

QBurst Technologies Inc Saju Davasia 4414 Roundtree Lane Missouri City, TX 77459-3185 RICHARD N DAWSON CPA PA 4600 PARK RD STE 104 CHARLOTTE, NC 28209-0031 Rebecca E Johnson 13608 N 12th Way Phoenix, AZ 85022-4959

Richard M Dawson 4600 Park Rd, Ste 104 Charlotte, NC 28209-0031

Rob Hendricks Consulting LLC 2209 E 2650 N Logan, UT 84341-6742 Rob Hendricks Consulting, LLC 2209 E 2650 N North Logan, UT 84341-6742

SAP Concur Concur Technologies Inc. 601 108th Avenue Bellevue, WA 98004-4383 Sandler Partners Courtney Morrow 423 S Pacific Coast Hwy, Suite 205 Redondo Beach, CA 90277-3734 Scott Sweet 3617 Nancy Creek Rd Charlotte, NC 28270-0447

Sellers, Ayres, Dortoch, Lyons 301 S McDowell Street, Suite 410 Charlotte, NC 28204-2681 Small Business Administration 409 3rd St., SW Washington, DC 20416-0002 Small Business Administration PO Box 3918 Portland, OR 97208-3918

Spry Squared Stephen Spry 6 Inverness Court East, Suite 240 Englewood, CO 80112-5513 Stafford County Public Schools 31 Stafford Ave Stafford, VA 22554-7246 Synnex Adam Wilson 44201 Nobel Dr Fremont, CA 94538-3178

T-Metrics Inc. Arthur Pravato 4430 Stuart Andrews Boulevard Charlotte, NC 28217-1543 TTEC Technology, LLC Brian Carmichael 6500 Riverplace Boulevard Building 2 Suite 301 Austin, TX 78730-1155 Terence Healy 1710 Creek Street Kill Devil Hills, NC 27948-9481 Case 24-30318 Doc 17

The Southern Bank Company 221 South 6th Street Gadsden, AL 35901-4102

Page 13 of 14 TriNet HR III Inc One Park Place Ste 600 Dublin, CA 94568-7983

Document

Filed 06/13/24

Trinet 1 Park Place, Suite 600 Dublin, CA 94568-7983

Desc Main

U.S. Bankruptcy Administrator Office 402 W. Trade Street

Suite 200

Charlotte NC 28202-1673

U.S. Small Business Administration 14925 Kingsport Road

721 19th Street

Ft. Worth, TX 76155

(p) US ATTORNEY'S OFFICE WDNC

227 W TRADE STREET

SUITE 1650

Entered 06/13/24 13:09:16

CHARLOTTE NC 28202-1698

Verizon Sourcing Theresa Lam One Verizon Way

Basking Ridge, NJ 07920-1025

Viable Resources Inc. 6547 Midnight Pass Road, No. 67 Sarasota, FL 34242-2506

WK Lien Solutions PO Box 29071

Glendale, CA 91209-9071

Waterfield Phil Murphy

130 Produce Avenue, Suite C South San Francisco, CA 94080-6523 Anna Cotten Wright Grier Wright Martinez, PA 521 E Morehead Street Suite #40

Chaplotte, NC 28202-2623

Zoom

55 Almaden Blvd. San Jose, CA 95113-1612

Zoom Video Communications, Inc. 55 Almaden Blvd #600 San Jose, CA 95113-1612

> The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

United States Attorney 227 West Trade Street Carillon Bldg, Suite 1700 Charlotte, NC 28202-1648

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) Alliantist Ltd Sussex Innovation Centre Science Park Sq Brighton, East Sussex BN1 9SB

(u) Axim Inc (UK) Ltd 20-22 Wenlock Road London N1 7GU

(u) Chris Byrom Little Acres, Ford Lane Trottiscliffe West Mailling, Kent ME19 5DP

(u) Chris Kay 19 St Albans Road Halifax, West Yorkshire HX3 OND

(u) Green Drake Limited 125 Winchester Road Chandlers Ford Eastleigh, Hampshire SO53 2DR

(u) Middleswarth Bowers & Company

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(u)Millersoft Ltd Stuart House, Eskmills, Station Rd Musselburgh EH21 7PB

(u)Peter Thompson 33 Barns Dene Harpenden, Herts AL5 2HH (d)Anna Cotten Wright Grier Wright Martinez, PA 521 E Morehead Street Suite 440 Charlotte, NC 28202-2623

End of Label Matrix Mailable recipients Bypassed recipients Total

72 9

81